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UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE NO.

24-13407

Debtor:

John L. Ryan

CHAPTER 13 PLAN

The real estate at 6122 Edmund Street, Philadelphia, Pennsylvania was owned solely by my wife, Patricia Ann Ryan, who died testate on August 14, 2016. My step son was appointed as executor. He refused to provide a copy of the Will. Attached is a copy of the Register of Wills order appointing him executor. Also attached hereto is a copy of the Will. I never received notice of the probating of the Will. The Will was not advertised nor were any certifications of Notice filed with the Register of Wills.

As the spouse of the deceased I am entitled to take a 1/3 share against the Will. The estate was never finalized, no audit was performed, no petition to settle small estate was filed and no agreement to settle the estate was ever executed. No deed was ever filed distributing the real estate to the heirs. The executor refused to cooperate and provide any information. The mortgage company refused to talk to me because I was not the owner of the property.

I have just filed a petition to remove the executor so the estate can be settled and closed. I am awaiting confirmation of the filing.

When the estate is settled the real estate will be owned by myself, my son and my stepson. I will then seek to refinance the mortgage and buy out the interests of my son and step son. In the alternative, the 3 of us can refinance the property. In the event neither of those options can be worked out, the real estate can be put up for a normal sale rather than a distressed sale. The real estate value is over \$100,000 which results in more than enough equity to pay off the sole debtor.

Fill in this information to identify your case:		
Debtor 1 John Jurence Ryan First Name Middle Name Last Name		
Debtor 2 (Spouse, if filing) First Name Middle Name Last Name	2 1 2024 plan, ar sections	this is an amended d list below the of the plan that have
United States Bankruptcy Court for the: E254ern District of PA	been ch	angeu.
Case number 24-13407 (If known)	Discorpore	
Official Form 112		
Official Form 113 Chapter 13 Plan		
Chapter 13 Flan		12/17
Part 1: Notices		
To Debtors: This form sets out options that may be appropriate in some cases, but the presence indicate that the option is appropriate in your circumstances or that it is permissible do not comply with local rules and judicial rulings may not be confirmable.		
In the following notice to creditors, you must check each box that applies.		
To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eli	minated.	
You should read this plan carefully and discuss it with your attorney if you have one in this have an attorney, you may wish to consult one.	bankruptcy case. If you o	lo not
If you oppose the plan's treatment of your claim or any provision of this plan, you or your at confirmation at least 7 days before the date set for the hearing on confirmation, unless other Court. The Bankruptcy Court may confirm this plan without further notice if no objection to be Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be	rwise ordered by the Ba confirmation is filed. See	
The following matters may be of particular importance. Debtors must check one box on eincludes each of the following items. If an item is checked as "Not Included" or if bobe ineffective if set out later in the plan.	each line to state wheth th boxes are checked,	er or not the plan the provision will
1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partia payment or no payment at all to the secured creditor	I Included	Not included
1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set ou Section 3.4	t in Included	☐ Not included
1.3 Nonstandard provisions, set out in Part 8	// Included	☐ Not included
Part 2: Plan Payments and Length of Plan		
2.1 Debtor(s) will make regular payments to the trustee as follows:		
\$ 700.00 per months for 59 months		
[and \$ per for months.] Insert additional lines if needed.		
[and \$ per for months.] Insert additional lines if needed. LUMP Soun BM MCE OF Rose. If fewer than 60 months of payments are specified, additional monthly payments will be made to the epayments to creditors specified in this plan.	xtent necessary to make	the

Debto	Case 24-13407-am	vence be	-iled 10/21/24 E ocument Page	ntered 10/2 3 of 10 Case	1/24 16:13:5 number	58 Desc N	Main —
2.2	Regular payments to the truste	e will be made from	future income in the fol	llowing manner:			
	Check all that apply.			-			
	Debtor(s) will make paymen	ts pursuant to a payro	Il deduction order.				
	Debtor(s) will make paymen	ts directly to the truste	ee.				
	Other (specify method of pa	yment):	•				
2.3	Income tax refunds.						
	Check one. Debtor(s) will retain any income	ome tax refunds receiv	ved during the plan term.				
	Debtor(s) will supply the trusturn over to the trustee all in				rm within 14 days	of filing the retur	n and will
	☐ Debtor(s) will treat income to	ax refunds as follows:					
			10 - 244 - 100				
2.4	Additional payments.						
	Check one.						
	None. If "None" is checked,						
	Debtor(s) will make addition and date of each anticipated	navment					
	12500 GE	wife's es	re 2ny Bala StA4c before	he Oroha	ms Court a	& Philad	elohia
	The total amount of estimated Treatment of Secure		stee provided for in §§ 2	2.1 and 2.4 is \$ <u>/</u>	19,500.00	<u>.</u> .	1997
3.1	Maintenance of payments and	cure of default, if an	у.				
	Check one. None. If "None" is checked,	the rest of § 3.1 need	not be completed or repr	oduced.			
	The debtor(s) will maintain to the applicable contract and directly by the debtor(s), as trustee, with interest, if any, filing deadline under Bankru arrearage. In the absence of is ordered as to any item of paragraph as to that collater column includes only payments.	noticed in conformity was pecified below. Any at the rate stated. Uniptcy Rule 3002(c) corf a contrary timely filed collateral listed in this ral will cease, and all se	with any applicable rules. existing arrearage on a lidess otherwise ordered by atrol over any contrary and proof of claim, the amoup aragraph, then, unless decured claims based on	These payments sted claim will be possible the court, the amounts listed below ants stated below ants collateral will in the collateral will be possible to the collateral will	will be disbursed of paid in full through counts listed on a part as to the current are controlling. If roby the court, all parts.	either by the trus disbursements loroof of claim file installment paymelief from the autayments under the	tee or by the d before the hent and comatic stay
	Name of creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if applicable)	Monthly plan payment on arrearage	Estimated total payments by trustee
			S Disbursed by: Trustee Debtor(s)	\$	%	\$	\$
			\$ Disbursed by: Trustee Debtor(s)	\$	%	\$	\$

Insert additional claims as needed.

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3.2	Request for valuation of	security, payment of	fully secured	claims, and	modification of u	ndersecured (claims. Ch	eck one.	
	None. If "None" is che	cked, the rest of § 3.2	need not be co	mpleted or re	eproduced.				
	The remainder of this	paragraph will be eft	fective only if t	the applicab	le box in Part 1 of	f this plan is o	hecked.		
	claim. For secured cla claim filed in accordar	that the court determine or(s) state that the valualims of governmental unce with the Bankrupto be paid in full with inte	ie of the secure inits, unless oth y Rules control:	ed claim shou nerwise order s over any co	lld be as set out in ed by the court, the ontrary amount liste	the column he e value of a se	aded <i>Amou</i> cured clain	<i>int of secured</i> n listed in a pro	oof of
	plan. If the amount of as an unsecured clair	owed claim that exceed a creditor's secured cla n under Part 5 of this p s over any contrary am	aim is listed bel lan. Unless oth	low as having erwise order	g no value, the cred ed by the court, the	ditor's allowed	claim will b	e treated in its	entirety
	-	m listed below as havinestate(s) until the earl	-	column head	led <i>Amount of secu</i>	ıred claim will ı	retain the li	en on the prop	erty interest
		ınderlying debt determi		100					
	(b) discharge of the	underlying debt under	11 U.S.C. § 13	28, at which	time the lien will te	rminate and be	e released	by the creditor	
	Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated tota of monthly payments
	***************************************	\$		\$	\$	\$	%	\$	\$
		\$		\$	\$	\$	%	\$	\$
	Insert additional claim	ns as needed.							
3.3 S	secured claims excluded	from 11 U.S.C. § 506.							
C	Check one. None. If "None" is che	ecked, the rest of § 3.3	need not be co	ompleted or r	eproduced.				
	☐ The claims listed belo	w were either:							
	(1) incurred within 91 personal use of the		ion date and se	cured by a p	urchase money se	curity interest	n a motor v	vehicle acquire	ed for the
	(2) incurred within 1 y	ear of the petition date	and secured b	y a purchase	e money security in	terest in any o	ther thing o	of value.	
	These claims will be padirectly by the debtor(s filling deadline under B claim, the amounts sta	s), as specified below. ankruptcy Rule 3002(c	Unless otherwi	se ordered b any contrary	y the court, the cla amount listed belo	im amount sta w. In the abse	ted on a prence of a co	oof of claim file ontrary timely f	ed before the filed proof of
	Name of creditor		Collateral		Amount of claim		Monthly pla		ted total nts by trustee
			5		\$	%	\$	_ \$	
							Disbursed b	py:	
							☐ Trustee		
					\$	%	\$	\$	
							Disbursed b	-	
							☐ Trustee		
	Insert additional claims	s as needed.					- Deniol	(3)	

Lien avoidance.			
Check one.			
None. If "None" is checked, the rest	of § 3.4 need not be completed or repl	roduced.	
The remainder of this paragraph wil			checked.
securing a claim listed below will be amount of the judicial lien or securit amount, if any, of the judicial lien or	nonpurchase money security interests under 11 U.S.C. § 522(b). Unless other avoided to the extent that it impairs suly interest that is avoided will be treated security interest that is not avoided will d). If more than one lien is to be avoided.	wise ordered by the court, a ch exemptions upon entry of as an unsecured claim in Pa be paid in full as a secured	judicial lien or security interest the order confirming the plan. Th art 5 to the extent allowed. The claim under the plan. See 11 U.S
Information regarding judicial lien or security interest	Calculation of lien avoidance		Treatment of remaining secured claim
Name of creditor	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f)
	b. Amount of all other liens	\$	\$
Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
Management of the second	d. Total of adding lines a, b, and c	\$	%
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim \$
	f. Subtract line e from line d.	\$	Estimated total payments on secured claim
	Extent of exemption impairment (Check applicable box):		
	Line f is equal to or greater tha	n line a.	
	The entire lien is avoided. (Do no	t complete the next column.)	
	☐ Line f is less than line a.		
	A portion of the lien is avoided. (C	Complete the next column.)	
Insert additional claims as needed.			
Surrender of collateral.			
Check one.			
None. If "None" is checked, the rest	of § 3.5 need not be completed or rep	roduced.	
	ach creditor listed below the collateral ay under 11 U.S.C. § 362(a) be termina llowed unsecured claim resulting from	ated as to the collateral only	and that the stay under § 1301

Insert additional claims as needed.

Debt	case 24-13407-amc Doc 16 Filed 10/21/24 Entered 10/21/24 bitor Document Page 6 of 10 case number	16:33:58 Desc Main
Pai	Treatment of Fees and Priority Claims	
4.1	General	
	Trustee's fees and all allowed priority claims, including domestic support obligations other than those treat postpetition interest.	ed in § 4.5, will be paid in full without
4.2	Trustee's fees	
	Trustee's fees are governed by statute and may change during the course of the case but are estimated to during the plan term, they are estimated to total \$	o be% of plan payments; and
4.3	Attorney's fees	
	The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$	
4.4		
	Check one. Whene. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.	
	☐ The debtor(s) estimate the total amount of other priority claims to be	
4.5	Domestic support obligations assigned or owed to a governmental unit and paid less than full amo	ount.
	Check one. Whene. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.	
	☐ The allowed priority claims listed below are based on a domestic support obligation that has been as governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(a) requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4).	
	Name of creditor	Amount of claim to be paid
		\$
		\$
	Insert additional claims as needed.	
Pai	rt 5: Treatment of Nonpriority Unsecured Claims	
		,
5.1		
	Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than providing the largest payment will be effective. Check all that apply.	one option is checked, the option
	☐ The sum of \$	
	% of the total amount of these claims, an estimated payment of \$	
	The funds remaining after disbursements have been made to all other creditors provided for in this	plan.
	If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be	

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5.2 N	ใainteศance of payments and cure of any d	efault on nonpriority un	secured claims	s. Check or	ne.		
	None. If "None" is checked, the rest of §	5.2 need not be complete	d or reproduced				
	☐ The debtor(s) will maintain the contractual on which the last payment is due after the debtor(s), as specified below. The claim for The final column includes only payments	e final plan payment. Thes for the arrearage amount	se payments will will be paid in fu	l be disburs Il as specifi	sed either by ied below an	the trustee or	directly by the
	Name of creditor		Current insta payment	allment	Amount o	f arrearage I	Estimated total payments by trustee
	***************************************		\$		\$		\$
			Disbursed b Trustee Debtor(
			\$,	\$		\$
			Disbursed b	 y:	Ψ		Y wasterman and a second
			☐ Trustee☐ Debtor(
Ē	Other separately classified nonpriority unservious. If "None" is checked, the rest of § 5.3. The nonpriority unsecured allowed claims lies.	R need not be completed o	or reproduced.	will be treat	ed as follow:	S	
	Name of creditor	Basis for separate and treatment	classification	Amount on the c	to be paid laim	Interest rate (if applicable)	
		***************************************		\$		%	\$
				\$		%	\$
	Insert additional claims as needed.						
Part	S. Evocutory Contracts and Unaver	ired Leases					
	6: Executory Contracts and Unexp						
а	he executory contracts and unexpired leas	es listed below are assu		pe treated	as specified	i. All other ex	ecutory contracts
a	he executory contracts and unexpired leas	es listed below are assue. I need not be completed o	or reproduced.				

Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated tota payments by trustee
		\$	\$		\$
		Disbursed by:			
		☐ Trustee		***************************************	
		☐ Debtor(s)			
<u></u>		\$	\$		\$
		Disbursed by:			
		☐ Trustee			
		☐ Debtor(s)			
Insert additional contracts of	or leases as needed.				
t 7: Vesting of Property	y of the Estate				
Due we what of the contact will are	-6 in the edulation (-)				
Property of the estate will ve	st in the deptor(s) upon				
Check the applicable box:					
plan confirmation.					
entry of discharge.					
		······································			
other:		·			
other:		······································			
other: t 8: Nonstandard Plan	Provisions	•			
other: Nonstandard Plan Check "None" or List Nonsta	Provisions ndard Plan Provisions		ad.		
other: t 8: Nonstandard Plan	Provisions ndard Plan Provisions		ed.		
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked,	Provisions Indard Plan Provisions I, the rest of Part 8 need not be	e completed or reproduce set forth below. A nonst	andard provisior	ı is a provision not otherwis	se included in the
other: Nonstandard Plan Check "None" or List Nonsta	Provisions Indard Plan Provisions I, the rest of Part 8 need not be	e completed or reproduce set forth below. A nonst	andard provisior	n is a provision not otherwis	se included in the
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked, ter Bankruptcy Rule 3015(c), non	Provisions Indard Plan Provisions I, the rest of Part 8 need not be instandard provisions must be constandard provisions set out	e completed or reproduce set forth below. A nonst elsewhere in this plan a	andard provisior re ineffective.		se included in the
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked, for Bankruptcy Rule 3015(c), non- cial Form or deviating from it. No	Provisions Indard Plan Provisions I, the rest of Part 8 need not be instandard provisions must be constandard provisions set out	e completed or reproduce set forth below. A nonst elsewhere in this plan a	andard provisior re ineffective.		se included in the
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked, for Bankruptcy Rule 3015(c), noicial Form or deviating from it. No	Provisions Indard Plan Provisions I, the rest of Part 8 need not be instandard provisions must be constandard provisions set out if there is	e completed or reproduce set forth below. A nonst elsewhere in this plan al a check in the box "Ind	andard provisior re ineffective.		se included in the
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked, ler Bankruptcy Rule 3015(c), non- cial Form or deviating from it. No- following plan provisions will	Provisions Indard Plan Provisions I, the rest of Part 8 need not be instandard provisions must be constandard provisions set out if there is	e completed or reproduce set forth below. A nonst elsewhere in this plan al a check in the box "Ind	andard provisior re ineffective.		se included in the
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked, for Bankruptcy Rule 3015(c), noicial Form or deviating from it. No	Provisions Indard Plan Provisions I, the rest of Part 8 need not be instandard provisions must be constandard provisions set out if there is	e completed or reproduce set forth below. A nonst elsewhere in this plan al a check in the box "Ind	andard provisior re ineffective.		se included in the
other: Nonstandard Plan Check "None" or List Nonsta None. If "None" is checked, ier Bankruptcy Rule 3015(c), noicial Form or deviating from it. No	Provisions Indard Plan Provisions I, the rest of Part 8 need not be instandard provisions must be constandard provisions set out if there is	e completed or reproduce set forth below. A nonst elsewhere in this plan al a check in the box "Ind	andard provisior re ineffective.		se included in the

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Debtor _	John Cley	3M	Document	Paç	ge 9 of 10	Case number	99-1.	990 _J	

MM / DD / YYYY

Part 9:	Signature(s):		
9.1 Signa	tures of Debtor(s) and Debtor(s)' Attorney		
If the Debto must sign b	or(s) do not have an attorney, the Debtor(s) molelow.	ust sign below; otherwise the Debtor(s) signatures are optional.	The attorney for the Debtor(s), if any,
Signa	ature of Debtor 1	Signature of Debtor 2	
Exec	uted on 10/09/2624	Executed on	
×		Date	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Signature of Attorney for Debtor(s)

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$
b.	Modified secured claims (Part 3, Section 3.2 total)		\$
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$
e.	Fees and priority claims (Part 4 total)		\$
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$
j.	Nonstandard payments (Part 8, total)	+	\$
	Total of lines a through j		\$